

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

**DONNA CURLING, ET AL.,
Plaintiffs,**

v.

**BRAD RAFFENSPERGER, ET AL.,
Defendants.**

Civil Action No. 1:17-CV-2989-AT

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TO MOTIONS FOR SUMMARY JUDGMENT**

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220	1633-20	Excerpt of Philip Stark Dep. Tr.	1560
221	1633-21	Jan. 11, 2020 Decl. of Philip B. Stark	1297-5
222	1633-22	Aug. 2, 2021 Decl. of Philip B. Stark	1304-5

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
223	1633-23	Dec. 13, 2019 Decl. of Andrew W. Appel	681-3
224	1633-24	Aug. 23, 2020 Decl. of Philip B. Stark	809-2
225	1633-25	Sept. 11, 2018 Decl. of Philip B. Stark	296
226	1633-26	Aug. 7, 2018 Decl. of Donna Curling	260-4
227	1633-27	Feb. 2, 2021 Decl. of Donna Curling	1067-1
228	1633-28	Excerpt of Jan. 19, 2022 Donna Curling Dep. Tr.	1552
229	1633-29	Ga. Sec'y of State, <i>Secretary Raffensperger Calls on Department of Justice to Investigate Allegation of Fulton County Shredding Applications</i> (Oct. 11, 2021)	
230	1633-30	Excerpt of Mar. 8, 2022 Donna Price Dep. Tr.	1557
231	1633-31	Feb. 2, 2021 Declaration of Donna Price	1067-2
232	1633-32	Feb. 2, 2021 Declaration of Jeffrey Schoenberg	1067-3
233	1633-33	Excerpt of October 2021 Jeffrey Schoenberg Dep. Tr.	1559
234	1633-34	October 2019 Declaration of Donna Price	619-4
235	1633-35	Oct. 19, 2019 Declaration of Jeffrey Schoenberg	619-5
236	1633-36	August 2020 Declaration of Jeffrey Schoenberg	785-5
237	1633-37	Feb. 24, 2022 SOS 30b6 (Sterling) Dep. Ex. 4 - Université de Genève (UNIGE), <i>How to safeguard democracy? A look back at the last American presidential election. Gabriel Sterling</i> , YouTube (Oct. 4, 2021, uploaded Nov. 25, 2021)	

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
238	1633-38	Aug. 7, 2018 Declaration of Jeffrey Schoenberg	260-6
239	1633-39	Excerpt of August 2018 Amber McReynolds Declaration	277 at PDF pp. 100-124
240	1633-40	Excerpt of August 2020 State Defs.' Opp. to Curling Pls.' Preliminary Injunction Motion	821
241	1633-41	Intentionally Left Blank	
242	1633-42	Intentionally Left Blank	
243	1633-43	ELECTIONS_00000091	
244	1633-44	ELECTIONS_00000127	
245	1633-45	ELECTIONS_00000194	
246	1633-46	ELECTIONS_00000198	
247	1633-47	ELECTIONS_00000189	
248	1633-48	Jan. 21, 2022 Fulton Cnty 30b6 (Gilstrap) Dep. Tr. Ex. 7 - STATE-DEFENDANTS-00169113	
249	1633-49	Excerpt of August 2022 Cathy Latham Dep. Tr.	1471-1
250	1633-50	Coffee County BOE 30b6 (Stone) Dep. Tr. Ex. 3 - Coffee County Surveillance Video Still Shots	
251	1634-1	Updated January 7, 2021 Coffee County Surveillance Video Still Shots	1489-8
252	1634-2	Ben Adida Twitter (October 2, 2022) (HMPB + 1 BMD)	

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
253	1634-3	Excerpt of August 2022 Ben Cotton Dep. Tr.	1607
254	1634-4	Excerpt of September 2018 Wenke Lee Presentation	313-1
255	1635-44 (sealed)	Dec. 5, 2022 Declaration of Kevin Skoglund	
256	1634-6	Excerpt of Cotton Dep. Ex. 12—Decl. of Ben Cotton (D. Ariz.)	
257	1634-7	Excerpt of Nov. 18, 2022 Doug Logan Dep. Tr.	1612
258	1635-45 (sealed)	SullivanStrickler 30b6 (Felicetti) Dep. Ex. 19 - Maggio 08122022-000098	
259	1634-9	Chaney Dep. Ex. 4—STATE-DEFENDANTS 0020100 (SEB2020-250)	
260	1634-10	Lindsey Dep. Ex. 6 - The Carter Center, <i>Restoring Confidence in American Elections Panel 3</i> (April 29, 2022), YouTube (May 9, 2022)	
261	1634-11	Georgia's 2022 Statewide Risk Limiting Audit Confirms Results _ Georgia Secretary of State (Feb. 10, 2023).	
262	1634-12	Cotton Ex. 11 – Excerpt of Prelim. Inj. Hrg. Tr. Lake v. Hobbs, No. 22-cv-00677-JJT (D. Ariz. June 8, 2022)	
263	1635-46 (sealed)	SullivanStrickler 30b6 (Felicetti) Dep. Ex. 12 - All Photos - Maggio 08122022-000236 to 265	
264	1634-14	Excerpt of Jan. 3, 2023 J. Alex Halderman Dep. Tr.	1564
265	1634-15	Excerpt of Nov. 22, 2022 Alex Cruce Dep. Tr.	1614

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
266	1634-16	Excerpt of Nov. 16, 2022 Ed Voyles Dep. Tr.	1611
267	1634-17	Excerpt of Mar. 17, 2022 CGG 30b6 (Marks) Dep. Tr.	1565
268	1634-18	Chaney Dep. Ex. 9—Misty Hampton Messages	
269	1635-47 (sealed)	Chaney Dep. Ex. 10 – Maggio 08122022-000034	
270	1634-20	Excerpt of October 2022 State Defs.’ Opp to Coalition Pls.’ Emergency Motion for Relief re Protective Order	1517
271	1634-21	July 20, 2022 Ryan Germany Email re Interview CC	1440-7
272	1634-22	Excerpt of Apr. 7, 2022 Hearing Tr.	1374
273	1634-23	May 30, 2019 Declaration of Donna Curling	387-5
274	1634-24	May 30, 2019 Declaration of Donna Price	387-6
275	1634-25	May 30, 2019 Declaration of Jeffrey Schoenberg	387-7
276	1634-26	Excerpt of February 2021 State Defs.’ Brief re Standing	1066
277	1634-27	Excerpt of August 2020 Fulton Cnty Opp. to Curling Pls.’ Preliminary Injunction Motion	878
278	1634-28	Excerpt of November 2019 State Defs.’ Reply ISO MTD Pls.’ Amended Complaints	653
279	1634-29	Excerpt of October 2017 Fulton Cnty Defs.’ Reply ISO Motion to Dismiss	100
280	1634-30	Order Requesting Proposed Discovery Schedules	1088

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
281	1634-31	Order Denying Defs Requests to Dismiss re Lack of Standing	1154
282	1634-32	Excerpt of February 2021 Curling Pls Brief Regarding Standing	1067
283	1634-33	Excerpt of November 2021 Curling Pls.' Reply ISO Motion to Sever DRE Claims	1220
284	1634-34	Excerpt of February 2021 Curling Pls.' Reply Brief re Standing	1075
285	1634-35	Excerpt of January 2021 Pls.' Jt. Statement re Standing	1051
286	1634-36	Excerpt of June 2022 Ex. A—December 2021 SEB Hearing Transcript-Coffee County Portion	1397-1
287	1634-37	Andrew W. Appel et. al., <i>Ballot-Marking Devices (BMDs) Cannot Assure the Will of the Voters</i> , Election L. J., 20 (Feb. 14, 2020)	
288	1634-38	Excerpt of October 2021 Coalition Pls.' Motion to Sever DRE Claims	1182
289	1634-39	Excerpt of October 2021 Curling Pls.' Notice of Joinder to Motion to Sever DRE Claims	1188
290	1634-40	Excerpt of Fulton Cnty Response to Coalition Pls 2nd RFA	1297-6
291	1634-41	Email re 2nd follow-up requesting documents	1360-5
292	1634-42	Excerpt of August 2017 State Defs' Brief ISO MTD	8-1
293	1634-43	Oct. 4, 2019 Declaration of Donna Curling	619-3

Opp Ex.	ECF No.	Description	Available in Full at ECF No.
294	1634-44	Excerpt of February 2021 Marilyn Marks Declaration	1071-2
295	1634-45	May 20, 2021 Amended Scheduling Order	1093
296	1634-46	Feb. 23, 2022 Order Granting Motion to Exclude Supplemental Buell Report	1322
297	1634-47	August 19, 2020 Declaration of Donna Curling	785-3
298	1634-48	August 19, 2020 Declaration of Donna Price	785-4
299	1634-49	Excerpt of September 2022 State Defs.' Notice of Conditional Objection to September 9 Proceeding.	1473
300	1634-50	Greg Freemyer—Combined Posts	
301	1634-51	Excerpt of July 2022 Ex. A. Skoglund Declaration re CVR	1439
302	1634-52	Excerpt of Dec. 12, 2018 SAFE Commission Tr.	1551-2

Respectfully submitted, this 5th day of May, 2023.

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**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

**DONNA CURLING, ET AL.,
Plaintiffs,**

v.

**BRAD RAFFENSPERGER, ET AL.,
Defendants.**

Civil Action No. 1:17-CV-2989-AT

CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing document has been prepared in accordance with the font type and margin requirements of LR 5.1, using font type of Times New Roman and a point size of 14.

/s/ Adam M. Sparks

Adam M. Sparks

Counsel for Curling Plaintiffs

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FOR THE NORTHERN DISTRICT OF GEORGIA
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**DONNA CURLING, ET AL.,
Plaintiffs,**

v.

**BRAD RAFFENSPERGER, ET AL.,
Defendants.**

Civil Action No. 1:17-CV-2989-AT

CERTIFICATE OF SERVICE

I hereby certify that on May 5, 2023, a copy of the foregoing document was electronically filed with the Clerk of Court using the CM/ECF system, which will automatically send notification of such filing to all attorneys of record.

/s/ Adam M. Sparks

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